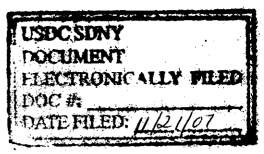
KENNETH A. FEINSWOG

ATTORNEY AT LAW HOWARD HUGHES CENTER 6100 CENTER DRIVE, SUITE 630 LOS ANGELES, CALIFORNIA 90045

November 19, 2007



TELEPHONE: (310) 846-5800 FACSIMILE: (310) 846-5801

VIA FACSIMILE

MEMBER OF CALIFORNIA, NEW YORK AND NEW IERSEY BARS

The Honorable Andrew J. Peck United States District Court Southern District of New York 500 Pearl Street, Room 1370 New York, NY 10007

MEMO ENDORSED

Re:

Rubie's Costumes Co., Inc. v. Bravado International Group Merchandising Services, Inc. et al Civil Action No. 1:07-cv-05738-PKC-AJP

Dear Judge Peck:

I am the attorney for the declaratory judgment defendants in the above-referenced action and I am writing this letter to request that this case be reopened pursuant to the October 9, 2007 order so that the dismissal discussed below can be filed.

The settlement agreement provides that the declaratory judgment plaintiff will file a notice of dismissal pursuant to FRCP 41(a)(1)(i) after the parties have executed the settlement documents.

My clients received copies of the settlement documents this afternoon that were signed by the declaratory judgment plaintiff. My clients had hoped and expected to close this matter about two weeks ago. The declaratory judgment plaintiff's attorney sent the final settlement documents to his client for execution on November 5, 2007. It took two weeks to forward said documents to my clients. Had those documents arrived earlier, my clients could have signed them and returned them in a few days. However, because it is Thanksgiving week, it will be impossible for my clients to do so. The party authorized to sign on behalf of Bravado International Group Merchandising Services, Inc. is not in his office for the remainder of the week and the party who must sign on behalf of Slipknot, Inc. is also not available. We expect that said documents will be signed by both declaratory judgment defendants early next week so that they can be forwarded back to the declaratory judgment plaintiff's counsel and the aforesaid notice of dismissal can be filed.

Instead of requesting for another extension to reopen the case, we are respectfully requesting that the Court simply reopen the case at this time so that we do not have to burden the Court with another letter and request to reopen the case after the agreements have been fully Judge Andrew J. Peck November 19, 2007 Page 2

executed. If the Court chooses not to reopen the case at this time, it is respectfully requested that the Court extend the deadline to reopen the case until November 30, 2007. I have communicated with Andrew Langsman, the attorney for the declaratory judgment plaintiff, and he has consented to this request.

Thank you for your time and consideration.

Respectfully submitted,

Kenneth A. Feinswog

KAF/kt

cc: Andrew S. Langsam, Esq.

MEMO ENDORSED 1/2/07 Tue Know con second to 11/

SO ORDERED

Hön. Andrew Jay Peck United States Magistrate Judge

y for the cons

SY FAX

FAX TRANSMITTAL SHEET



ANDREW 1. PECK UNITED STATES MAGISTRATE JUDGE UNITED STATES DISTRICT COURT

Southern District of New York **United States Courthouse** 500 Pearl Street, Room 1370 New York, N.Y. 10007-1312

Fax No.:

(212) 805-7933 Telephone No.: (212) 805-0036

Dated: November 20, 2007

Total Number of Pages: 4

то	FAX NUMBER
Kenneth Feinswog, Esq.	310-846-5801
Andrew S. Langsam, Esq.	212-515-6969
Judge Castel	

Translation:

MEMO ENDORSED 11/20/07

Time to reopen case extended to 11/30/07.